

## UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF OHIO

ln	re:	) Case No. 99-16863 (B)	
	Empire Interiors, Inc.	) Chapter 7	
		) Judge Randolph Baxter	
	Debtor	) ) PETITION FOR UNCLAIMED FUNDS ) AND ORDER THEREON	
Cr	narlene J. Keys, (the "Petitioner"), und	der penalty of perjury, declares that the following statements and	
nf	ormation are true and correct:		
1.		Jimmie Ballard, (the "Claimants") is a   Debtor Creditor in lue to receive a distribution from the estate of the debtor in the	
2.	copy of the court order depositing the	sited with the Court by the Trustee pursuant to 11 U.S.C. 347. A e funds into the Treasury/Registry as unclaimed, or a copy of the stitled to the unclaimed funds or other supporting documentation,	
3.	The Claimant's current name, address and telephone number are:		
	Name: Mary Hu	uffman aka Mary E. Walker & Jimmie Ballard	
		rosemary Trail, Casa Grande AZ 85222 & almyra Road SW, Warren OH 44481-9721 (respectively)	
	Telephone Number: (520) 42	26-0397 & (330) 394-3898 (respectively)	
1.	The following checked statement app	lies:	
	X This Petition is being file	ed on paper, either by mail or in person, and the Claimants" Tax	
		per and other required documentation are being submitted	

_	This Petition is being filed electronically via the Court's Electronic Case Filing system,
	and the Claimant's Tax ID/Social Security Number and other required documentation are
	being submitted separately as private docket events with Exhibit A.
5.	The following checked statement applies:
	Petitioner is the Claimant.
_	Petitioner is the duly authorized attorney for the Claimant.
	Petitioner is an employee of the Claimant.
	X Petitioner is the lawful attorney-in-fact of the Claimants. Petitioner is aware of all
	pertinent state law requirements regarding such powers of attorney.
	Petitioner is a duly authorized representative of the Claimant, who is deceased.
	The above subparagraphs do not apply, but Petitioner is entitled to payment of such
	monies because (state basis for claim):

Exhibits included in this application are: Exhibit B is the Transmittal of Unclaimed Funds; Exhibit C is the Affidavit of Claimant for each person; Exhibit D is the Agent Authorization for each person; Exhibit E is the Affidavit of the old address for each creditor; Exhibit F is the verification of each creditor's social security number; Exhibit G is picture ID for each creditor; Exhibit H is the documentation of name change for Mary Huffman aka Mary E. Walker; Exhibit I is the Funds Location Identification.

- 6. Upon sufficient inquiry, and upon Claimants' information and belief, this claim has not been previously paid, no other petitions or requests for payment are pending, and there are no other parties other than Claimants entitled to these funds.
- 7. Petitioner understands that pursuant to 18 U.S.C. 152, a fine or imprisonment, or both, may be imposed if Petitioner has knowingly and fraudulently made any false statements in this document.
- 8. Petitioner has served a copy of the Petition for Unclaimed Funds and Order Thereon, Exhibit A, and all attached documents by regular U.S. Mail this 30<sup>th</sup> day of January, 2007 to the United States Attorney for the Northern District of Ohio, Carl B. Stokes United States Courthouse, 801 West Superior Avenue, Suite 400, Cleveland, Ohio. The United States Attorney is allowed 10 days from the date of service to file an objection to payment of these funds.

9. WHEREFORE, pursuant to 11 U.S.C. 347 and 28 U.S.C. 2042, Petitioner requests that the Court issue an Order directing payment to the Claimants in the amount of \$1,939.00 and that payment be made in care of the party set forth below:

Respectfully submitted,
Charlete Agen
Petitioner's Signature
V
Charlene J. Keys, Keys Research
23630 SE 440 <sup>th</sup> Street
Petitioner's Address
Enumclaw WA 98022
(360) 825-7300
Petitioner's Phone Number

IT IS SO ORDERED.

# # # # # #